

Letter Contract No. Q-1806
Amendment No. 3

25X1

Eastman Kodak Company
Rochester, New York

Copy 6 of 7

Dear Sirs:

Please refer to Letter Contract No. Q-1806 between the United States Government and Eastman Kodak Company, accepted by Eastman Kodak Company on June 10, 1955, as amended by Amendment Numbers 1 and 2, accepted by Eastman Kodak Company on June 29, 1955 and November 22, 1955, respectively.

Letter Contract No. Q-1806, as amended, is hereby further amended, effective immediately, as follows:

1. In paragraph 4 of said Letter Contract as amended delete the date of "January 1, 1956" and substitute in lieu thereof the date of "March 1, 1956."

2. In paragraph 5 of said Letter Contract, as amended, delete the amount of "\$650,000" and substitute in lieu thereof the amount of "\$1,224,900."

3. Delete EXHIBIT "A" in its entirety and substitute in lieu thereof the revised version of EXHIBIT "A" attached to this Amendment No. 3 and entitled - "EXHIBIT "A" (revised version, pursuant to Amendment No. 3)."

All other terms and conditions of Letter Contract No. Q-1806, as amended, remain unchanged.

Please indicate your acceptance of this Amendment No. 3 to Letter Contract No. Q-1806 by executing the original and two copies thereof. Return the original and both copies to the undersigned and after execution by the Contracting Officer a completely executed copy will be returned to you for your files.

THE UNITED STATES OF AMERICA

By _____

Contracting Officer *25*
Contract No. Q-1806
Distribution:
Orig. Master
2. Service
3. Contractor
4.
5. Finance
6. Chrono ✓
7. Reading
OPK:vd (1/17/56)

ACCEPTED February 15, 1956

EASTMAN KODAK COMPANY
Contractor

Affix Corporate Seal

By D. E. O. F. O. H. I. S. D.

Title _____

Q-1806-7

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SIMULIT "A"
 (Revised version,
 pursuant to Amendment No. 3)

Contract No. HQ-1806

I The Contractor shall furnish to the Government the following supplies, equipment and related services:

A. SCHEDULE ISTANDARD AND SPECIALIZED PHOTOGRAPHIC PLANT ITEMS

<u>Item No.</u>	<u>Description</u>	<u>Quantity</u>	<u>Estimated Total Price</u>
1.	70 mm continuous Film Processor	4	\$ 59,000
2.	70 mm Continuous Film Printer	4	16,000
3.	20 inch Continuous Paper Processor	1	30,600
4.	9½ inch Step and Repeat Printer	1	43,000
5.	9½ inch Continuous Film Processor	2	56,500
6.	9½ inch Continuous Paper Processor	1	16,400
7.	9½ inch Continuous Contact Printer	1	61,300
8.	Infrared Converter	4	3,000
9.	Special 70 mm Printer	1	73,500
10.	General Plant Equipment	-	57,400
11.	Equipment Installation	-	50,000
Sub-Total ----			<u>\$471,500</u>

MINICARD ITEMS

12.	Minicard Camera - P-1	1	\$ 43,000
13.	Camera, Graphic Index & Document Processor	1	30,600
14.	Cutter	1	13,500
15.	Duplicator (sophisticated)	1	3,100
16.	Filing Sorter	1	60,000
17.	Enlarger, Air Photo	1	18,400
18.	Viewer	5	56,000
19.	Flexowriters	5	14,400
20.	Miscellaneous Minicard Equipment	-	19,000
21.	Systems Engineering	-	12,300
Sub-Total ----			<u>\$123,400</u>

General Equipment	\$471,500
Minicard Equipment	<u>123,400</u>
	<u>\$594,900</u>

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~~SECRET~~B. SCHEDULE 2ADDITIONAL MINICARD EQUIPMENT

<u>Item No.</u>	<u>Description</u>	<u>Quantity</u>	<u>Estimated Total Price</u>
1.	Document Camera (AP)	1	\$ 37,750
2.	Processor	1	13,477
3.	Cutter	1	3,063
4.	Duplicator	1	149,467
5.	Filing Sorter	1	60,032
6.	Selector	1	158,044
7.	Document Viewer	8	19,604
8.	Document Enlarger	1	20,828
9.	Plotters	4	14,700
10.	Miscellaneous Minicard Equipment	-	8,000
11.	Systems Engineering and Installation	-	11,000
12.	Manuals	-	2,000

Schedule 2 Total —

\$497,965

~~Schedule 2 costs anticipated not to be billed if contract is completed~~ — \$497,965

Maximum price to Government
for Schedule 2 items — \$330,000

SUMMARY

Schedule 1 —	\$846,900
Schedule 2 —	330,000
Total estimated price —	\$1,176,900

- II The Contractor and the Contracting Officer agree, prior to the negotiation of the Definitive Contract, to review the nature of the items and the estimated prices of items set forth in Schedule 1, above, to determine whether any items are to be added or deleted or whether quantities of items should be increased or decreased, and to determine whether or not more realistic prices can be assigned to the items at that time. Schedule 1 prices stated above, or Schedule 1 prices assigned at time of negotiation of the Definitive Contract, are subject to redetermination of price, either upward or downward, after completion of the work, in accordance with existing agreements between the Contractor and the Government with respect to nature and magnitude of the elements of cost (direct or indirect) and profit which will enter into the make-up of the final price and price. A similar procedure will be followed with respect to the final pricing of items in Schedule 2, except that in no event shall the cost to the Government for delivery of the items listed in Schedule 2, above, exceed \$330,000, irrespective of final cost to the Contractor of producing the items set forth in Schedule 2, above.

*Subject to a proper maximum price to be established in the definitive contract.

** For purposes of price redetermination interplant purchases by Camera works will be treated as material costs by that plant at prices estimated but not warranted not to exceed cost and not subject to post audit.

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- III The Contractor shall, from time-to-time, submit to the Contracting Officer technical status reports indicating progress being made in delivery of the items set forth in Schedules 1 and 2. Such reports shall follow the standard format used by the Contractor in reporting under other Government contracts for procurement of similar items.
- IV Notwithstanding the provisions of the contract clauses set forth in this letter contract or incorporated therein by reference, the Contractor shall not reveal (i) the specific nature or details of the work being performed hereunder or (ii) any information whatsoever with respect to the Department of the Government sponsoring this contract and the work thereunder except as the Contractor is directed or permitted to reveal such information by the Contracting Officer or by his duly authorized representative for security matters, and notwithstanding any clause or section of this contract to the contrary. The Contractor shall not interpret any clause or section of this contract as requiring or permitting divulgence of such information to any person, public or private, or to any officer or department of the Government without the express consent of the Contracting Officer or his duly authorized representative for security matters.

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